REMARKS

Favorable reconsideration of this application as presently amended and in light of the following discussion is respectfully requested.

Claims 1-3, 5, 6, 8-10, 12 and 13 are pending in the present application. Claims 1-3, 5, 6, 9, 10, 12 and 13 have been amended and claim 11 has been canceled by the present Amendment.

In the outstanding Office Action, claims 1-3, 5, 6 and 8-13 were rejected under 35 U.S.C. § 102(e) as anticipated by Etelapera; and claims 11-13 were rejected under 35 U.S.C. § 103(a) as unpatentable over Etelapera.

Claims 1-3, 5, 6 and 8-13 stand rejected under 35 U.S.C. § 102(e) as anticipated by Etelapera. This rejection is respectfully traversed.

The present invention currently includes independent claims 1, 5 and 9. For example, independent claim 1 is directed to a voice call originating method in a radio terminal which includes receiving a message, highlighting a telephone number included in the message, and designating directly the highlighted telephone number on a display of the radio terminal in an editable form so as to allow a user to edit the telephone number prior to calling the telephone number. Further, designating directly the highlighted telephone number directly displays the highlighted telephone number on the display of the radio terminal without using pre-existing search commands to search the message to determine if the highlighted

telephone number matches a combination of characters stored in a memory table of the terminal. Independent claims 5 and 9 include similar features in a varying scope. These features are supported at least in Figure 4 and the corresponding description in the specification.

Further, page 6, lines 4-7 illustrate that the telephone number may be highlighted using a navigator key to move a curser displayed on the LCD 15 of the radio terminal and a direction key to make the curser move to upward, downward, left and right directions (i.e., to highlight the phone number). Further, once the number is highlighted, the highlighted number is directly displayed without using pre-existing search commands.

This differs from Etelapera in which a user is only able to place a curser 12 over a string of characters and then select a menu button 11 (see Figures 1a and 1b, for example) which invokes a search routine preexisting in the mobile terminal to determine if the string corresponds to some element identified in the search table. Table 1 in columns 5 and 6 illustrate different search characters that are used. For example, in the first row 1, the combination of the characters "tel \$n" indicates that when the user selects the menu button 11, the search routine searches the string characters around the curser 12 to determine if the combination of characters is included in the string. If this combination of characters is included in the string, the telephone number is displayed on the display, which may then be edited as described in column 5, lines 48-52, for example. However, in Etelapera, if the

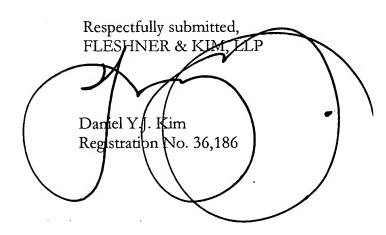
string of characters did not include the prefix "tel" the search would not result in displaying the number. This is particularly disadvantageous in that the user has to set up the combination of characters in a preexisting table that are used to search for the string and therefore must anticipate all possible ways that another user would inform him or her that a number is a telephone number. On the contrary, according to the present invention, the telephone number may be highlighted and then directly displayed allowing the user to edit the phone number if needed. Accordingly, it is respectfully submitted independent claims 1, 5 and 9 and each of the claims depending therefrom are allowable.

In addition, it is respectfully submitted the other rejection noted in the Office Action has also been overcome as the claims rejected therein are dependent claims.

CONCLUSION

In view of the foregoing amendments and remarks, it is respectfully submitted that the application is in condition for allowance. If the Examiner believes that any additional changes would place the application in better condition for allowance, the Examiner is invited to contact the undersigned attorney at the telephone number listed below.

To the extent necessary, a petition for an extension of time under 37 C.F.R. 1.136 is hereby made. Please charge any shortage in fees due in connection with the filing of this, concurrent and future replies, including extension of time fees, to Deposit Account 16-0607 and please credit any excess fees to such deposit account.



P.O. Box 221200 Chantilly, Virginia 20153-1200 703 766-3701 DYK/DAB:ce:lew

Date: June 20, 2005
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Please direct all correspondence to Customer Number 34610